

date: 06/14/96  
code: GJEI  
judge: 079  
form: B

THE STATE OF OHIO, HAMILTON COUNTY

COURT OF COMMON PLEAS

\* \* \* \* \*  
\*  
\* E N T E R E D \*  
\*  
\* DATE : 6-14-96 \*  
\*  
\* IMAGE: 428 \*  
\*  
\* \* \* \* \*

JD A O'Connor  
Judge: JOHN P. O'CONNOR

NO. B 961386

THE STATE OF OHIO  
VS.

JUDGMENT ENTRY : SENTENCE:  
INCARCERATION

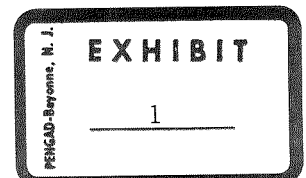
BRUCE WOODS

Defendant was present in open Court with Counsel BRIAN PERKINS on the 14th day of June 1996 for sentence.

The court informed the defendant that, as the defendant well knew, AFTER TRIAL BY JURY, THE DEFENDANT HAS BEEN FOUND GUILTY of the offense(s) of AGGRAVATED BURGLARY, 2911.11(A)(1) R.C. (AGG F-1) IN COUNTS #1, #2 AND #4 WITH GUN SPECIFICATIONS IN COUNTS #1, #2 AND #4; ROBBERY, 2911.02(A) R.C. (AGG F-2) IN COUNTS #3 AND #5; KIDNAPPING, 2905.01(A)(2) R.C. (AGG F-1) IN COUNTS #6 AND #7 WITH GUN SPECIFICATIONS AND NOT RELEASING VICTIM IN SAFE PLACE IN COUNTS #6 AND #7.

The Court afforded defendant's counsel an opportunity to speak on behalf of the defendant. The Court addressed the defendant personally and asked if the defendant wished to make a statement in the defendant's behalf, or present any information in mitigation of punishment.

Defendant is sentenced to be imprisoned in Department of Corrections for a period of FIFTEEN (15) YEARS TO A MAXIMUM TERM OF TWENTY-FIVE (25) YEARS ON EACH OF COUNTS #1, #2, #4, #6 AND #7 TO RUN CONSECUTIVELY TO EACH OTHER PLUS THREE (3) YEARS ACTUAL INCARCERATION ON GUN SPECIFICATIONS ON EACH OF COUNTS #1, #2, #4 AND #6 TO RUN CONSECUTIVELY TO EACH OTHER AND CONSECUTIVELY TO SENTENCES IN COUNTS #1, #2, #4, #6 AND #7; COUNT #3 IS AN ALLIED OFFENSE OF SIMILAR IMPORT TO COUNT #2; COUNT #5 IS AN ALLIED OFFENSE OF SIMILAR IMPORT TO COUNT #4 (2941.15 R.C.) NO SENTENCES IMPOSED AND THEREFORE THE COUNTS ARE MERGED FOR PURPOSES OF SENTENCING WITH 161 DAYS CREDIT FOR TIME SERVED. SENTENCES ON GUN SPECIFICATIONS (12 YEARS ACTUAL INCARCERATION) TO BE SERVED PRIOR TO AND BEFORE THE UNDERLYING SENTENCE (75 YEARS TO 125 YEARS) STARTS. DEFENDANT REMANDED. DEFENDANT TO PAY COURT COSTS.



Defendant was notified of the right to appeal as required by Crim. R 32(A)(2)

